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	UNITED STATES DIS	STRICT COURT
	WESTERN DISTRICT OF	ASHTNETON
	AT SEATTLE	JUN 01 2017
	BY WESTERN	~ 1 /N4~
	- W	DISTRICT COURT WASHINGTON
	KYLE LYDELL CANTY AME	ENDED COMPLAINT
Ĺ	Plaintiff, Case	NO. 2:16-CV-01655-
	RAJ	I- JPD
-	VS.	
	<u> </u>	RY DEMAND
	PUR	RSUANT TO
	City OF SEATTLE, et al LCI Defendants.	R 38
	Defendants.	
	T TIDTENTATION /	INIT WITCHIT

I. JURISDICTION AND VENUE

1. This is a civil action authorized by 42 U.S.C. Section 1983 to redress the deprivation, under Color of State law, of rights Secuted by the Constitution of the United States. The Court has Jurisdiction under 28 U.S.C. Section 1331, and 1357. The Court also has

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Jurisdiction under 42 U.S.C. Section 1985 (3)
Section 1985 (3)
2. The Western District of Washington is an appropriate venue Under 28 U.S.C. Section 128(b)
Washington is an appropriate venue
Under 28 U.S.C. Section 128(b)
II. PLAINTIFF
3 Plaintice Ma Mall Carly in
3. Plaintiff Kyle Lytell Canty is and was at all times mentioned
herein a homeless resident of
the City of Societie state of 110
herein a homeless resident of the City of Seattle State of WA III. DEFENDANTS
4. Defendant City of Seattle is legally, morally, and ethically responsible for the operation of the Seattle Police department and its officers "acting as a local government" Serving the public.
is legally morally and ethically
responsible for the operation of
the Seattle Police department
and it's officers "acting as a
local government "Serving the public
5. Defendant King County is legally,

5. Defendant King County is legally morally and ethically responsible for the operation of the King County designated mental Health

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	Profes	Sionals	y Who	are	or Wh	10
-	Were	employ	eed b	v Kina	Count	Y
	"actino	as a	local	dover	lment"	•
	Servir	a the	Public	N		
			L			

- 6. Defendant Timothy Kenihan is a Police officer of the Seattle Police department who at all times mentioned in this Complaint, held the rank of lead detective and was assigned to and in Charge of falsifying official Police reports pertaining to Plaintiff Kyle Lydell Canty
- 7. Defendant Sean Culbertson is a Police officer of the Seattle Police department who at all times mentioned in this Complaint, held the rank of Police officer.
- 8. Defendant Marshall Coolidge a Police officer of the Seattle Police department who at all

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times	me	ntione	d	in this	Comp	plaint
held.	the	rank	of	Swat	team	•
memb	ser.					

- 9. Defendant who is only known by the name engraved on the Stock of his assault Riffle "Hancock" is the name of this Police officer of the Seattle Police department who at all times mentioned in this Complaint held the rank of Swat team member.
- 10. Defendant Gail Bonicalzi is a designated mental Health Professional of King County Crisis and Commitment Who at all times mentioned in this Complaint, held the Job title of designated mental health Professional
- 11. Defendant Melinda Hasegawa is a designated mental health Profe-Ssional of King County Crisis and

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Commitment who at all times mentioned in this Complaint, held the Job title of the filing designated mental health prefessional

12. Each defendant is sued individually and in his official Capacity. At all times mentioned in this Complaint each defendant acted under the Color of State law

III. FACTS

13. At all times relevant to this Case Plaintiff Kyle Lydell Canty Proclaimed his innocence Pertaining to State of Washington VS. Ktle Canty-Cause No. 16-1-03103-6 SEA

14. On July 8, 2016, Defendant Timothy Renihan orchestrated a Civil Commitment arrest, on Plaintiff Kyle Lydell Canty on 4th AV and Pine located in downtown seattle WA. This P5 of 18 fact can not be disputed. Since the Defendant was bold enough to make fun of this fact in his own case file reports.

15. On July 8, 2016 Defendant
Melinda Hasegawa Conspired
With Timothy Renihan by abusing her authority and Manipulating the Civil Commitment Laws
of the State of Washington, by
illegally having the Plaintiff Kyle
Lidell Canty Civilly Committed to
Harborview Medical Center under
false Pretenses, and Malicious
and evil Motive, MR. Canty was
held at Harborview Medical Center for a 72 hour Period not
including Saturdays or Sundays.

16. on July 8, 2016 Defendant Gail Bonicalzi Conspired With Timothy Renihan and Melinda Hasegawa by abusing her authority and further manipulating

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the Civil Commitment laws of the State of Washington handed down by the legislative branch of the State of Washington, defendant Gail Bonicalzi in a face to face Conversation tried to get the Plaintiff MR. Kyle Lydetl Canty to Confess to Crim-es that he didn't Commit, and even though the Plaintiff pro-Claimed his innocence Pertaining to State of Washington VS. Kyle Lydell Canty Cause No. 16-1-03103-6 SEA, defendant Gail Bo-nicalzi Maliciously, and With evil motive falsified Statements that Permanently affects the Plaintiffs medical records, as Well as Court records

17. on July 8, 2016 defendant Marshall Coolidge Conspired With Timothy Renihan to illegally Stalk, harass, assault, and arrest With no Probable Cause the

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Plaintiff Kyle Lydell Canty.

Marshall Coolidge Publichy did

this to MR. Canty in front of

hundreds of People on 4th and

Pine located in downtown Seattle

18. on July 8, 2016 Defendant
"Hancock" Conspired With Marshall Coolidge and Timothy Renihan
to illegally Stalk, harass, assault,
intimidate and arrest the plaintiff Kyle Lydell Canty in front of
hundreds of People on 4th and
Pine located in downtown Seattle

19. On July 5th, 6th, and 7th of the year 2016 Defendant Sean Culbertson followed and Stalked the Plaintiff Kyle Lydell Canty in a marked Seattle Police department vehicle, Defendant Sean Culbertson followed and Stalked the Plaintiff in an alley and tried to Kill MR Canty by attempting to run

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him over with the city issued marked seattle Police department vehicle. The Plain-tiff was recording these tiff was recording these behaviors of this officer with his Cell Phone. The Cell Phone in question was intentionally destroyed along with all of the Plaintiffs personal property. Please See attached Exhibit (A) hat Proves this Statement. Exhibit A) pertains to State of Washington VS. Kyle Canty, Cause No 16-1-03103-6 SEA, Dismissed With Presudice motion was Granted due to exculpatory evide nce being destroyed by the Seattle Police department before the trial ended.

20. Between the dates of July 5th-7th the Plaintiff Kyle Lydell Canty goes and files a Complaint With internal affairs and by July 8, 2016 MR. Canty

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the plaintiff finds himself being Civilly Committed to Harborview Medical Center Under false Pretenses. Clearly MR. Canty was Set up and framed.

21. On July 13, 2016 Defendant e plaintiffs medical as highly upset that legally Prove the Plain t Place, Hat released Kenihan illegally arrested of this time MR. Eanty the paintiff was being Charged Criminally instead of Under the Same fa

he Plaintiff Kile Lidell s, illegally and With able cause, arrested from July 13, 2016 to novem 29, 2016 Please see Exhib he plaintiff was released Legal Claims 23. Plaintiff reallege and incor-Porate by reference Paragraphs 1-22 Defendant City of Seattle Way of the Seattle Police artment has a internal affairs unit that investigates police mis-conduct, instead of this unit really

Department has a internal affair. Unit that investigates Police mistaking the Plaintiffs Complaint Serious this Unit that is Called internal affairs violated their own mission Statement, code of ethics, and policies by not Properly investigating the Seattle

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Police department and their officers named in this Complaint who repeatedly followed, Stalked and tried to Kill the Plaintiff en the Plaintiff notified rernal affairs face to face of in Writing, internal affairs of true Statements Hernal affairs investigation on their own officers. Days later the plaintiff was arrested for allegedly felony harassing the Seattle Police department and it's officers, state of washington vs. Kyle Canty Cause No 16-1-03/03-6 SEA

25. Defendant City of Seattle's actions violated Plaintiff Kyle Lydell Canty's rights under the First, Fourth, Fifth, and Eighth amendment to the United States Constitution, and Caused Plaintiff

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MR. Canty Pain, Suffering emotional distress, and extensive Personal Property loss.

26. Defendant King County's actions violated Plaintiff Kyle Lydell Canty's rights under the Fourth Fifth and Eighth amend Ments to the United States Constitution, and Caused Plaintiff MR. Canty Severe Suffering, intentional infliction of emotional distress, and Personal Property loss

27. Defendant Timothy Renihan actions were malicious and intentional and violated Plain-tiff Kyle Lydell Canty's rights under the Fourth, Fifth, and Eighth amendments to the United States Constitution, and Caused Plaintiff MR. Canty intentional infliction of emotional distress, Severe Suffering,

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Red flags in the NCiC data base (National Criminal instant Check l'Pertaina to arrests; and Personal property loss that this Detective admitted to intentionally, Knowingly, Mali-Ciously destroying (on official Court record)

28. Defendant Gail Bonicalzi's actions violated Plaintiff Kyle Lydell Canty's rights under the Fourth, Fifth, and Eighth amendments to the United States Constitution, and Caused Plaintiff MR. Canty Severe Suffering, intentional distress, and Personal Property loss

29. Defendant Melinda Hasegawa's actions violated Plaintiff

Kyle Lydell Canty's rights under the fourth, Fifth, and

Eighth amendments to the

United States Constitution,

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and Caused Plaintiff MR Canty Severe Pain, Suffering, intentional infliction of emotional distress, and personal Property loss.

30. Defendant Sean Culbertson's actions were knowingly, intentionall, willfully malicious and violated Plaintiff Kyle Lydell Canty's rights Under the fourth, Fifth, and Eighth amendments to the United States Constitution and Caused Plaintiff MR. Canty intentional infliction of emotional distress, Pain, Severe Suffering, Red flogs in the Ncic National Criminal database, and extensive Personal Property loss.

31. Defendant Marshall Coolidge's actions were knowlingly, intentionally, Willfully malicious and Violated Plaintiff Kyle Lydell Canty's rights under the

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Fourth, Fifth, and Eighth amendments to the United States Constitution and Caused Plain; tiff MR. Canty Physical Pain by tackling to the ground; also the Defendant Caused the Plaintiff intentional infliction of emotional distress, severe Suffering, and extensive Personal Property loss.

32. Defendant "Hancock's" actions were knowingly intentionally willfully malicious and violated Plaintiff Kyle Lyckell Canty's rights Under the Fourth, Fifth, and Eighth amendments to the United States Constitution and Caused Plaintiff MR. Canty intentional infliction of emotional distriction of emotional distriction of extensive Personal property loss.

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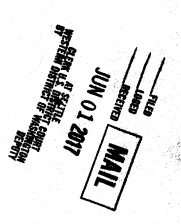
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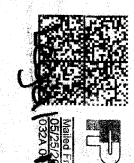
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36. Plaintiff Kyle Lydell Canty Seeks Punitive dama- ges in the amount of 10,000,000 -> Ten million dollars Plaintiff Kyle Lydell Canty Seeks these damages against each defendant, Jointly and Severally.
Canty Seeks Punitive dama-
ges in the amount of
10,000,000 -> Ten million dollars
Plaintiff, Kyle Lydell Canty Seeks
these damages against each
defendant, Jointly and Severally
37. Plaintiff also seeks a Jury trial on all issues triable by Jury.
Jury trial on all issues
triable by Jury.
38. Plaintiff also Seeks
recovery of their costs in
38. Plaintiff also Seeks recovery of their Costs in this Suit, and
39. Any additional relief
39. Any additional relief this Court deem Just, Prop-
er, and equitable
Dated May 16, 2017
Prepared by: Kyle Lydell Canty
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205/16,2017 500 Fifth Ave
205/16,2017 500 Fifth Ave Under Penalty Seattle WA 98104
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P 18 of 18 Executed May 16,2017

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Clerk of, Judge Richard A. Jones (HON-) U.S. Courthouse U.S Courthouse Seattle, WA 98101





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Legal mail

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